

SECURITI

Washington, D.C. 20549

ISSION

OMB Number: 3235-0123

Expires: September 30, 1998 Estimated average burden hours per response . . . 12.00

SEC FILE NUMBER

8- 33559

ANNUAL AUDITED REPORT FORM X-17A-5 PART III

FACING PAGE

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	01-01-0	2 AND ENDING	12-31-02
REFORT TOR THE TERIOD DEGINATION	MM/DD/YY	AND ENDING	MM/DD/YY
A. RE	GISTRANT IDE	NTIFICATION	
NAME OF BROKER-DEALER: Phase	II Financial,	coma freciable Ny Public, Siele of New York	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF BUS	SINESS: (Do not use	No. of Fischers' walked in Elyso County and Elyso County Series of No. 10.	FIRM ID. NO.
	Broad Street	Address and State Contraction of the state o	St with a start of the
	(No. and Stree	1)	
New York	NY		10004
(City)	(State)		(Zip Code)
NAME AND TELEPHONE NUMBER OF P	ERSON TO CONTA	ACT IN REGARD TO TH	IIS REPORT
Albert G. Lowenthal			(212) 668-5782
			(Area Code — Telephone No.)
B. AC	COUNTANT ID	ENTIFICATION	
INDEPENDENT PUBLIC ACCOUNTANT	whose opinion is cor	tained in this Report*	
Sul11:	ivan, Bleakley	& Company, LLP	
(Na	me — if individual, state last	, first, middle name)	
116 W. Baltimore Avenue	Media	BA	19063
(Address)	(City)	(State)	Zip Code)
CHECK ONE:		RECEIVE	
		/3/	2002
☐ Public Accountant			2003
☐ Accountant not resident in United	d States or any of it	s possessions	PROCESSE
	FOR OFFICIAL U	SE ONLY	MAR 2 4 2003
*Claims for exemption from the requirement the	at the ground sound b		THOMSON

must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See section 240.17a-5(e)(2).

MAR 2 1 2003

OATH OR AFFIRMATION

1.79

best of my knowledge and b	pelief the accompanying financial Phase II Financial, Ltd	statement and supporting schedules pertaining to the	e firm
December 31	2002 are true and c	orrect. I further swear (or affirm) that neither the	, as compa
	principal officer or director has ar	y proprietary interest in any account classified soley a	as that
a customer, except as follow	s:		
, * 8.8.* 1		1	
Not: G	NA FIGGIANI	1/1/2	
	lic, State of New York D1F16018187		
	d in Kings County	Albert G. Signstiwe Lowentha	1
Commission	Expires Ostoylos	General Partner	
0		Title	<u> </u>
A. J.		,	
The light			
Notary Publ	ic		
		•	
This report** contains (chec	k all applicable boxes):	·	
(a) Facing page.			
		-	
☑ (c) Statement of Incom			
	es in Financial Condition.		
		tners' or Sole Proprietor's Capital.	
	es in Liabilities Subordinated to	laims of Creditors.	
 ⊠ (g) Computation of Ne ⊠ (h) Computation for Delivers (see Each of the Computation for Each of Each of Each of the Computation for Each of Each of Each of Each of Each of Each of Eac	capital etermination of Reserve Requirem	ents Dursuant to Dule 15c2 2	
	g to the Possession or control Re		
		of the Computation of Net Capital Under Rule 15c3-	1 and
		rements Under Exhibit A of Rule 15c3-3.	
		atements of Financial Condition with respect to metho	ds of
solidation.		•	
🖾 (l) An Oath or Affirm	ation.		
(m) A copy of the SIPC	Supplemental Report.		
(ii) A report describing a	inv material inadequacies found to	exist or found to have existed since the date of the previous	ous au

**For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

TO BE COMPLETED WITH THE ANNUAL AUDIT REPORT ONLY:

INDEPENDENT PUBLI	C ACCOUNTANT W	hase opinion is	contained in	this Report		1		
NAME (If Individual, st	ate last, first, middl	e name)						
Sullivan, B	leakley & Com	pany, LLP				70		
ADDRESS								
	imore Avenue	n	Media	72	PA	73	19063	
Numb	er and Street		City		State		Zip Coge	
CHECK ONE								
Certified I	Public Accountant		75			FOR SEC USE		
Public Ac	countant		76					
	nt not resident in U Its possessions	nited States	77		<u> </u>	- 47		
or any or	ita pussessions			· '~				
						•		
:								
DO NOT WRITE UNDER THIS LINE FOR SEC USE ONLY								
•	WORK LOCATIO		T DATE	DOC. SEQ. NO	. CARD			
•		50	51		52 53			

WORKING COPY

FORM X-17A-5

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

PART IIA 12

3/78	(Ple	tase read instri	uctions be	ore p	reparing Form.)	
This report is being filed pursuar						
1) Rule 17a-5(a)	X 16 2) Rule 1	17a-5(b)	17]		3) Rule 17a-11 18	
4) Special r	equest by designated examinin	ng authority	19	5)	Other 26	
NAME OF BROKER-DEALER					SEC FILE NO.	
					8-33559	14
Phase II Financial	. Ltd.				FIRM ID. NO.	
ADDRESS OF PRINCIPAL PLACE OF	<u> </u>	Box No.1		13	16249	15
125 Broad Street					FOR PERIOD BEGINNING (MM/	DD/YY,
	(No. and Street)			20	01-01-02	24
New York			10004		AND ENDING (MM/DD/YY)	
New TOTK	NY NY	22	10004	23	12-31-02	25
(City)	(State)		(Zip Code)			
NAME AND TELEPHONE NUMBER		IN REGARD TO	THIS REF	PORT	(Area Code)—Telephone No.	
	l, General Partner			30	(212) 668-5782	31
NAME(S) OF SUBSIDIARIES OR A	FFILIATES CONSOLIDATED	IN THIS REPO	RT:	32	OFFICIAL USE	33
		·		34		35
				36		37
				38		39
	CHECK HERE IF RESPONDE		N AUDITED	HEFU	n (X 42
	EXECUTION:					
-	by whom it is executed correct and complete, are considered integra	d represent he it is understood if parts of this imended items	reby that od that all Form and	all inf required that	and its attachments and the per formation contained therein is t red items, statements, and sche the submission of any amendm d schedules remain true, correct	true, edules nent
	2) Principal 3) Principal	Executive Office I Financial Office I Operations Off	er or Partne	ging Pa		
_					omissions of facts constitute 1001 and 15 U.S.C. 78:f(a))	

SULLIVAN, BLEAKLEY & COMPANY, LLP

Certified Public Accountants

JOSEPH M. SULLIVAN, CPA RALPH E. BLEAKLEY, CPA

MEMBERS PENNA. INSTITUTE OF CPAS AMERICAN INSTITUTE OF CPAS 116 W. BALTIMORE AVENUE MEDIA, PA 19063 (610) 565-8810 FAX (610) 565-6074 Email: sbccpa@bigplanet.com

February 24, 2003

To the Partners of Phase II Financial, Ltd. New York, New York

We have audited the accompanying Statement of Financial Condition of Phase II Financial, Ltd. as of December 31, 2002 and the related Statements of Income and Expense, Ownership Equity and Statement of Cash Flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with generally accepted auditing standards accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above, present fairly, in all material respects, the financial position of Phase II Financial, Ltd. as of December 31, 2002, and the results of its operations and its cash flows for the year then ended in conformity with generally accepted accounting principles accepted in the United States of America.

Respectfully submitted,

Sullivan, Bleakley & Company, LLP

BR	OKER OR DEALER		:		N	3		100
	STATEMENT OF FINANC CER	TAIN OTHER BRO	OR NON	CARRYING, NONC	LEAR	ING	AND	
				as of (MM/DD/YY)			12-31-2002	99
	,			SEC FILE	NO		8-33559	98
		ASSE	TS				Consolidated	198
		•••				(Unconsolidated	199
		Allowable		Non-Allowa	ble		Total	
1.	Cash	10,641	200	<u> </u>		\$	10,641	750
	Receivables from brokers or dealers:		1	•		-		
	A. Clearance account	4,783,178	295				4 707 470	
	B. Other		300	\$	55	╗.	4,783,178	810
3.	Receivables from non-customers		355	94	60		94	830
4.	Securities and spot commodities						•	
	owned, at market value:	•						
	A. Exempted securities	707 404	418					
	B. Debt securities	307,494	419					
	C. Options	433,735	420					
	D. Other securities	433,733	424				741,229	850
5	Securities and/or other investments		1 =30]			-	· · · · · · · · · · · · · · · · · · ·	1030
•	not readily marketable:							
	A. At cost \$ \$ 10,569,273 [130]							
	B. At estimated fair value		440	61,810,038	61	•	61,810,038	860
6.	Securities borrowed under subordination agree-	· · · · · · · · · · · · · · · · · · ·						
	ments and partners' individual and capital							
	securities accounts, as market value:	 -	460		63	<u> </u>	- <u> </u>	880
	A. Exempted							
	securities \$ 150							
	B. Other							
7	Securities \$ 160		470	: :	64	<u> </u>		890
•	market value of collateral:		تنت					
	A. Exempted							
	securities \$ 170							
	B. Other							
	securities \$ 180	•						
8.	Memberships in exchanges:	•						
	A. Owned, at							
	market \$ 190				_	_		
	B. Owned, at cost	•			65	<u></u>		
	C. Contributed for use of the company,			▼	60	$\overline{}$		900
_	at market value			<u> </u>	66	٠.		1 300
9.	Investment in and receivables from							
	offiliates, subsidiaries and		480		67	<u> </u>		910
10	associated partnerships		1 400		1 4,	. نڌ		
٠٠.	Property, furniture, equipment,							•
	leasehold improvements and rights under lease agreements, at cost-net							
	of accumulated depreci, tion		•					_
	and amortization		490		68	10		920
11.	Other assets.		535		73	15		930
12.	TOTAL ASSETS	5,535,048	540	s 61,810,132	74	10 \$	67,345,180	940
	· ==						01413	PENINIES

BR	0	K	Ε	R	0	R	D	E	A	L	E	R
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Phase II Financial, Ltd.

12-31-2002

STATEMENT OF FINANCIAL CONDITION FOR NONCARRYING, NONCLEARING AND CERTAIN OTHER BROKERS OR DEALERS

LIABILITIES AND OWNERSHIP EQUITY

	Liabilities	A.I. Liabilities		Non-A Liabilit		Total	
12	Bank loans payable\$		1045	<u> </u>	1255	1	1470
	Payable to brokers or dealers:		1043				نتنتنا
14.	A. Clearance account		1114		1315		1560
	B. Other		1115		1305		1540
15.	Payable to non-customers		1155		1355		1610
	Securities sold not yet purchased,		اسيــــــــــــــــــــــــــــــــــــ				
	at market value				1360		1620
17.	Accounts payable, accrued liabilities,	7,500	1205		1385	7,500	1685
4.0	expenses and other	.,	1205		1363		1 1003
. 10.	Notes and mortgages payable: A. Unsecured		1210	•			1690
	B Secured		1211	•	1390		1700
+0	Liabilities subordinated to claims		لنتنيل	1;			1
13.	of general creditors:						
	A. Cash borrowings:				1400		1710
	1. from outsiders 5 \$ 970						
	2. Includes equity subordination (15c3-1 (d))						
	of \$ 980			•			
	B. Securities borrowings, at market value:				1410		1720
	from outsiders \$ 990						
	C. Pursuant to secured demand note						
	collateral agreements:				1420		1730
	1. from outsider: \$ 1000						
	2Includes equity subordination (15c3-1 (d))						
	VI						
	D. Exchange memberships contributed for				1430		1740
	use of company, at market value				1.44		1
	E. Accounts and other borrowings not gualified for net capital purposes		1220		1440		1750
20.	TOTAL LIABILITIES \$	7,500	1230	\$	1450	7,500	1760
2∪.	TOTAL EIRBIETTES		1		ٔ لتنك	7,50	
	Ownership Equity	•					
21.	Sole proprietorship		. <u></u> .				1770
22.	Partnership (limited partners	31,813,475	1920	•		67,337,680	1780
23.	Corporation:						
	A. Preferred stock						1791
	B. Common stock						1792
	C. Additional paid-in capital						1793
	D. Retained earnings						1794
	E. Total					· .	1795
	F. Less capital stock in treasury						1796
24.	TOTAL OWNERSHIP EQUITY						1800
25.	TOTAL LIABILITIES AND OWNERSHIP EQU	ITY					1810
						OMIT P	ENNIES

BROKER OR DEALER	Phase II Financial, Ltd.	as of	12-31-2002	
	COMPUTATION OF NET CAPITAL			
Total ownership equity from State	ment of Financial Condition	, s _	67,337,680	348
2. Deduct ownership equity not allow	vable for Net Capital			349
	or Net Capital		67,337,680	350
4. Add:		-		
A. Liabilities subordinated to clair	ns of general creditors allowable in computation of net capital			35
	e credits (List)			35
5. Total capital and allowable subord	inated liabilities	s ~	67,337,680	35:
6. Deductions and/or charges:	•			
A. Total nonallowable assets from	Statement of Financial Condition (Notes B and Ci \$ 61,810,	132 3540		
B. Secured demand note deficienc	y	3590		
C. Commodity futures contracts a	nd spot commodities-			
proprietary capital charges		3600		
	\$ <u> </u>	3610 (61,810,132	36:
7. Other additions and/or allowable c	redits (List)			36:
. Net capital before harrouts on secu-	rities positions		5,527,548	364
. Haircuts on securities (computed, v	where applicable,	-		
pursuant to 15c3-1 (f)):				
A. Contractual securities commitm	ents	3660		
B. Subordinated securities borrowi	ngs	3670		
C. Trading and investment securiti				
 Exempted securities 	15	3735		
	307,	494 3733		
3. Options		3730		
4. Other securities		060 3734		
D. Undue Concentration		3650	460.040	
E. Other (List)	oney Fund 95,	664 3736	468,218	1 374
. Net Capital		S	5.059.330	375

В	R	o	KE	R	OR	DE	ΑL	ER
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Phase II Financial, Ltd.

12-31-2002

COMPUTATION OF BASIC NET CAPITAL REQUIREMENT

Part A

11.	Minimum net capital required (6-2/3% of line 19)	500	3756
12.	Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital requirement	100 000	
	of subsidiaries computed in accordance with Note (A)	100,000	3758
13.	Net capital requirement (greater of line 11 or 12)	100,000	3760
14.	Excess net capital (fine 10 less 13)	4,959,330	3770
15.	Excess net capital at 1000% (line 10 less 10% of line 19)	5,058,580	3780

COMPUTATION OF AGGREGATE INDEBTEDNESS

16.	Total A.I. liabilities from Statement of Financial Condition		s	7,500	3790
17.	Add:	_			
	A. Drafts for immediate credit	3800			
	B. Market value of securities borrowed for which no equivalent				
	value is paid or credited	3810			
	C. Other unrecorded amounts (List)	3820	\$		3830
19.	Total aggregate indebtedness ,		\$	7,500	3840
20.	Percentage of aggregate indebtedness to net capital (line 19 ÷ by line 10)		*	.148	3850
21.	Percentage of debt to debt-equity total computed in accordance with Rule 15c3-1 (d)		%	0	3860

COMPUTATION OF ALTERNATE NET CAPITAL REQUIREMENT

Part B

22.	4% of combined aggregate debit items as shown in Formula for Reserve Requirements pursuant to Rule		
	15c3-3 prepared as of the date of the net capital computation including both brokers, or dealers		
	and consolidated subsidiaries' debits	N	3870
23.	Minimum dollar net capital requirement of reporting broker or dealer and minimum net capital		
	requirement of subsidiaries computed in accordance with Note (A)	/	3880
24.			3760
25.	Excess net capital (line 10 less 24)	A	3910
26.	Net capital in excess of the greater of:		
	A. 6% of combined aggregate debit items or \$120,000\$		3920
	B. 7% of combined appregate debit items or \$120,000		3930
		OM	T PENNIES

NOTES:

- (A) The minimum net capital requirement should be computed by adding the minimum dollar net capital requirement of the reporting broker dealer and, for each subsidiary to be consolidated, the greater of.
 - 1. Minimum dollar net capital requirement, or
 - 2. 6.2/3% of aggregate indebtedness or 4% of aggregate debits if alternative method is used.
- (B) Do not deduct the value of securities borrowed under subordination agreements or secured demand note covered by subordination agreements not in satisfactory form and the market values of memberships in exchanges contributed for use of company (contra to item 1740) and partners' securities which were included in non-allowable assets.
- (C) For reports filed pursuant to paragraph (d) of Rule 17a-5, respondent should provide a list of material non-allowable assets.

BROKER OR DEALER	Phase II Financial, Ltd.			
	For the period (MMDDYY) from 7.	01-01-02	\$832 to 12-31-02	3933
	Number of months included in this	statement	12	3931
· ·	STATEMENT OF INCOME (LOSS)			
REVENUE				
1. Commissions:				
a. Commissions on transactions in exchang	e listed equity securities executed on an exchange	<u>\$</u>		393
b. Commissions on listed option transaction	ons			3931
c. All other securities commissions	······································			3939
d. Total securities commissions				394
2. Gains or losses on firm securities trading ac				
	ional securities exchange			3945
•	······································		(125,724)	3949
c. Total 'gain (loss)			(125,724)	3950
3. Gains or losses on firm securities investme	nt accounts		(7,463,808)	3952
4. Profit (toss) from underwriting and selling	groups			395
5. Revenue from sale of investment company	shares			3970
6. Commodities revenue				3990
7. Fees for account supervision, investment a	dvisory and administrative services			397
B. Other revenue		· · · · · · · · · · · · · · · · · · ·	932,512	399
9. Total revenue			(6,657,020)	4030
PARLIARA				
	eneral partners and voling stockholder officers			4120
0. Salaries and other employment costs for g	eneral partners and voling stockholder officers			
Salaries and other employment coats for g Other employee compensation and benefits		<u> </u>		4115
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Jinterest expense		<u>¥</u>	19	4115
O. Salaries and other employment coats for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to	subordination agreements	4070		4111
O. Salaries and other employment coats for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses	subordination agreements	4070	2,467	411!
O. Salaries and other employment coats for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Other expenses	subordination agreements	4070	2,467 156,001	411!
O. Salaries and other employment coats for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Other expenses	subordination agreements	4070	2,467	4119 4140 4075 4195 4100
O. Salaries and other employment coats for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Other expenses	subordination agreements	4070	2,467 156,001	4115 4140 4075 4195 4100
O. Salaries and other employment costs for g 1. Other employee compensation and benefits 2. Commissions paid to other broker-dealers 3. Interest expense a. Includes interest on accounts subject to 4. Regulatory fees and expenses 5. Other expenses 6. Total expenses	subordination agreements	4070	2,467 156,001 158,487	4111 4140 4071 4190 4100 4200
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Total expenses IET INCOME Net Income (loss) before Federal Income to	subordination agreements	\$ 4070	2,467 156,001	4119 4140 4075 4195 4100 4200
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Total expenses Total expenses Total expenses Net Income (loss) before Federal Income to B. Provision for Federal Income taxes (for per	subordination agreements subordination agreements figure 15 15 15 15 15 15 15 15	\$ 4070 \$ \$	2,467 156,001 158,487	4111 4144 4072 4192 4100 4200
O. Salaries and other employment coats for g 1. Other employee compensation and benefits 2. Commissions paid to other broker-dealers 3. Interest expense 4. Regulatory fees and expenses 5. Other expenses 6. Total expenses 7. Net Income (loss) before Federal Income to a Provision for Federal Income taxes (for pel Equity In earnings (losses) of unconsolidated	axes and Items below (Item 9 less Item 16)	4070 8	2,467 156,001 158,487	4111 4144 4072 4192 4100 4200
O. Salaries and other employment coats for grant of the members of the commissions paid to other broker-dealers. Interest expense	axes and Items below (Item 9 less Item 16)	\$ \$ \$ \$ \$ \$	2,467 156,001 158,487	4111 4144 4071 4192 4100 4200 4210 4220 4222
O. Salaries and other employment coats for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. includes interest on accounts subject to Regulatory fees and expenses Other expenses Total expenses Total expenses Provision for Federal Income taxes (for paid a. After Federal income taxes of	axes and items below (flem 9 less item 16)	4070 8 4234	2,467 156,001 158,487	4111 4140 4071 4190 4200 4210 4220 4222
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to A. Regulatory fees and expenses Other expenses Total expenses Total expenses Provision for Federal Income taxes (for pel general forms) Equity In earnings (losses) of unconsolidat a. After Federal income taxes of Extraordinary gains (losses) a. After Federal income taxes of	axes and Items below (Item 9 less Item 16)	4070 \$ 4234	2,467 156,001 158,487	4119 4140 4073 4199 4100 4200 4210 4220 4222
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Total expenses Total expenses Provision for Federal Income taxes (for paid a. After Federal Income taxes of	exes and Items below (Item 9 less Item 16). Tent only) ted subsidiaries not included above	4234 4239	2,467 156,001 158,487 (6,815,507)	4119 4140 4073 4190 4200 4200 4220 4224
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Total expenses Total expenses Provision for Federal Income taxes (for paid a. After Federal Income taxes of	axes and Items below (Item 9 less Item 16)	4234 4239	2,467 156,001 158,487	4120 4115 4140 4075 4195 4100 4200 4222 4224 4224
O. Salaries and other employment costs for g Other employee compensation and benefits Commissions paid to other broker-dealers Interest expense a. Includes interest on accounts subject to Regulatory fees and expenses Total expenses Total expenses Total expenses Provision for Federal Income taxes (for paid a. After Federal income taxes of	exes and Items below (Item 9 less Item 16). Tent only) ted subsidiaries not included above	4234 4239	2,467 156,001 158,487 (6,815,507)	4119 4140 4072 4190 4200 4210 4220 4222 4224
O. Salaries and other employment coats for g 1. Other employee compensation and benefits 2. Commissions paid to other broker-dealers 3. Interest expense a. Includes interest on accounts subject to 4. Regulatory fees and expenses 5. Other expenses 6. Total expenses 7. Net Income (loss) before Federal Income to 8. Provision for Federal Income taxes (for pet 9. Equity In earnings (losses) of unconsolidat a. After Federal income taxes of b. Extraordinary gains (losses) a. After Federal income taxes of c. Cumulative effect of changes in accounting 2. Net income (loss) after Federal income taxes IONTHLY INCOME	exes and Items below (Item 9 less Item 16). Tent only) ted subsidiaries not included above	4070 8 8 7 4234	2,467 156,001 158,487 (6,815,507)	411 414 407 419 410 420 421 422 422 422

	rilase 11	Financial, Ltd.			
**************************************		For the period (MMDDYY) from	01-01-02	to12-31-	02
		OF CHANGES IN OWNERSHIP EQU RSHIP, PARTNERSHIP OR CORPO			
1. Balance, beginning of period		•••••	s _	74,195,187	4240
A. Net income (loss)	•••••			(6,815,507)	4250
B. Additions (Includes non-conf	forming capital of		4262		4260
C. Deductions (Includes non-cor	nforming capital of	s	4272	42,000	4270
	rm 1800)	······································	\$	67,337,680	4290
Balance, end of period (From ite			•		
2. Balance, end of period (From ite	STATEMENT OF C	HANGES IN LIABILITIES SUBORE LIMS OF GENERAL CREDITORS			· · · · · · · · · · · · · · · · · · ·
	STATEMENT OF C	HANGES IN LIABILITIES SUBORE NIMS OF GENERAL CREDITORS	DINATED	0	4300
3. Balance, beginning of period	STATEMENT OF C	HANGES IN LIABILITIES SUBORE	DINATED	0	430 <i>6</i> 4310
Balance, beginning of period A. Increases	STATEMENT OF C	HANGES IN LIABILITIES SUBORE	DINATED	0	+

BROKER OR DEALER	Phase II Fina	ancial, Ltd.	85 0	12-31-02	
	Exemplive Pr	ovision Under Rule	15c3-3		-
 If an exemption from Rule 15c3-3 is clair which such exemption is based (check 	k one only)				***************************************
A. (k) (1)—\$2,500 capital category as p B. (k) (2)(A)—"Special Account for the	Exclusive Benefit of		_		4550
customers" maintained C. (k) (2)(B)—All customer transactions broker-dealer on a fully disclose	cleared through another			··	1 4300
firm . D. (k) (3)—Exempted by order of the C	ommission		43:		4570 4580
withdr	ship Equity and Subordin awn within the next six m have not been deducted i	onths and accruals	, (as defined below),		
Type of Proposed withdrawal or Accrual See below for code to enter Name of Lender (Out	ider or drawn sider? and/	int to be With- (cash amount or Net Capital of Securities)	(MMDDYY) Withdrawat or Maturity Date	Expect to Renew (yes or no)
4600	4601	4602	4603	4604	4605
4610	4611	4612	4613	4614	4615
4620	4521	4622	4623	4624	4625
4630	4631	4632	4633	4634	4635
4640	4641	4642	4643	4644	4645
4650	4651	4652	4653	4654	4655
4660	4661	4662	4663	4664	4665
4670	4671	4672	4673	4674	4675
4580	4681	4682	4683	4684	4685
4690	4691	4692	4693	4694	4695
		101AL \$	-0- 4699 T PENNIES		

Instructions: Detail listing must include the total of items maturing during the six month period following the report date, regardless of whether or not the capital contribution is expected to be renewed. The schedule must also include proposed capital withdrawals scheduled within the six month period following the report date including the proposed redemption of stock and payments of liabilities setured by fixed assets (which are considered allowable assets in the capital computation pursuant to Rule 15c3-1(c)(2)(0)), which could be required by the lender on demand or in less than six months.

WITHDRAWAL CODE:

DESCRIPTION

- 1. Equity Capital
- 2. Subordinated Liabilities
- 3. Accruais
- 4. 15c3-1(c)(2)(iv) Liabilities

Phase II Financial, Ltd. Income & Expense Reconciliation With Company's Computation December 31, 2002

Net Income as Reported by Company's Unaudited Focus Reports	(6,683,360)
LESS: Foreign tax withheld on dividend income at source (Canada) and carried as receivable on unaudited balance sheet	(132,147)
Net Income per Audited Focus Report	(6,815,507)

Phase II Financial, Ltd. Net Capital Reconciliation with Company's Computation December 31, 2002

Net Capital as Reported on Company's unaudited Part II Focus Reports	5,059,330
ADD: Reduction in nonallowable asssets	132,147
LESS: Additional expense - foreign tax withheld	(132,147)
Net Capital per Audited Focus Report	5,059,330

Phase II Financial, Ltd. Statement of Cash Flows For the Calendar Year Ended December 31, 2002

Net income or (Loss)	(6,815,507)
Increase in Receivables from Brokers	(627,108)
Net securities purchased and Change in Market Value	7,479,693
Capital Withdrawals	(42,000)
Decrease in Accounts Payable	(1,262)
Increase in Cash and Cash Equivalents	(6,184)
Cash and Cash Equivalents at Beginning of Year	16,825
Cash and Cash Equivalents at End of Year	10,641

NOTES TO FINANCIAL STATEMENTS PHASE II FINANCIAL, LTD. DECEMBER 31, 2002

1. ACCOUNTING METHOD

The statements are prepared on the accrual method of accounting. For cash flow purposes, only the checking account balances are considered as cash and cash equivalents.

2. INVESTMENTS

Investments are stated at market value, with unrealized gain or loss recognized in income.

3. INCOME TAXES

The Company is a partnership and both Federal and New York income taxes are applicable credits flow-through to the partners.

4. RESERVE REQUIREMENTS

The Company does not carry any customer accounts or handle any securities. All customer accounts are cleared on an introducing fully disclosed basis with Fahnestock & Co. Inc. Therefore, the computation for determination of reserve requirements, and information relating to the possession or control requirements under Rule 15C 3-3 are not applicable.

5. SAFEGUARDING PROCEDURES

The Company does not carry customer accounts or handle securities and, therefore, there are no safeguarding procedures to review.

6. MATERIAL INADEQUACIES

No material inadequacies were found to exist at December 31, 2002, nor to have existed during the year ended December 31, 2002.

OMB APPROVAL

OMB Number:

3235-0123

Expires: January 31, 1993 Estimated average burden hours per response 12.00

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FOCUS REPORT FORM X-17A-5 SCHEDULE I

(To be filed annually as of the end of calendar year)

Contents

Schedule I INFORMATION REQUIRED OF ALL BROKERS AND DEALERS PURSUANT TO RULE 17a-5

Phase II Financial, Ltd.

Name of Respondent

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

OMB Number:

nber: 3235-0123 January 31, 1993

Expires: January 31, Estimated average burden

hours per response 12.00

Form X-17A-5

FOCUS REPORT

(Financial and Operational Combined Uniform Single Report)

Schedule I

INFORMATION REQUIRED OF BROKERS AND DEALERS PURSUANT TO RULE 17a-5

Report for the Calendar Year 2002 8004 or If less than 12 months

Report for the period beginning [8005] and end	ling / / YY	8006
•	SEC FILE N	NUMBER
	8. 33559	8011
1. NAME OF BROKER DEALER Phase II Financial, Ltd. 8020	9 OFFICIAL US	E ONLY
18020	Firm No.	M M Y Y
2. Name(s) of broker-dealer(s) merging with respondent during reporting period:		
NAME: 8053 T40	OFFICIAL USE ONL	8057
NAME: 8053 1"" NAME: 8054	·	8058
NAME:		8059
NAME: 8056		8060
3. Respondent conducts a securities business exclusively with registered broke	r-dealers:	7
(enter applicable co		1 8073
4. Respondent is registered as a specialist on a national securities exchange:		
(enter applicable co	ode: 1 = Yes 2 = No)	2 8074
5. Respondent makes markets in the following securities:		
(a) equity securities(enter applicable co	-	2 8075
(b) municipals(enter applicable co		2 8076
(c) other debt instruments(enter applicable co	ode: 1 = Yes 2 = No)	2 8077
6. Respondent is registered solely as a municipal bond dealer.		
(enter applicable co	ode: 1 = Yes 2 = No)	2 8078
7. Respondent is an insurance company or an affiliate of an Insurance company	:	
(enter applicable co		2 8079
Respondent carries its own public customer accounts:		
(enter applicable co	ode: 1 = Yes 2 = No)	2 8084
9. Respondent's total number of public customer accounts: (carrying firms filing X-17A-5 Part II only)		
(a) Public ductomer accounts		0 8080
(b) Omnibus accounts		0 8081
10. Respondent clears its public customer and/or proprietary accounts:		
(enter applicable co	ode: 1 = Yes 2 = No)	2 8085

FOCUS REPORT Schedule I page 2

11.	Re	spondent clears its public customer accounts in the following manner:			
		(enter a "1" in appropriate boxes)			
	(a)	Direct Mail (New York Stock Exchange Members Only)	·L		8086
	ω	Self-Clearing			8087
	\- /		·		10001
	(c)	Omnibus			8088
			۲,		
	(d)	Introducing	·		8089
	(ھ)	Other			8090
	(5)		٠ـــــ		10030
		If Other please describe:			
	(f)	Not applicable	.[1	8091
12.	(a)	Respondent maintains membership(s) on national securities exchange(s): (enter applicable code: 1 = Yes 2 = No)		2	8100
			L	<u></u>	10100
	(b)	Names of national securities exchange(s) in which respondent maintains memberships:			
		(enter a "1" in appropriate boxes)			8120
		(2) Boston			8121
		(3) CBOE			8122
		(4) Midwest			8123
		(5) New York			8124 8125
		(6) Philadelphia			8126
		(8) Other	_		8129
13.	Em	nployees: Number of full-time employees		0	8101
	(a)	Number of full-time employees	ا		10101
	(b)	Number of full-time registered representatives employed by respondent included in 13(a)	.[0	8102
	٠.				10405
14.	Nu	mber of NASDAQ stocks respondent makes market	ا	0	8103
		tal number of underwriting syndicates respondent was a member		0	8104
		(Carrying or clearing firms filing X-17A-5 Part II)			8105
16.	Νι	mber of respondent's public customer transactions: Actual Estimate			8106
			· · L		
	(a)	equity securities transactions effected on a			8107
		national securities exchange	• • •		10107
	(b)	equity securities transactions effected other than on a			10200
		national securities exchange	ــــ		(8108
	(c	commodity, bond, option, and other transactions effected on or off a			10400
	• - 1	national securities exchange	ــــا، ،		8109

FOCUS REPORT Schedule I page 3

17.	Respondent is a member of the Securities Investor Protection Corporation (enter applica	able code: 1=Yes 2=No)	15	1 8111
18.	Number of branch offices operated by respondent			0 8112
19.	(a) Respondent directly or indirectly controls, is controlled by, or is under common control with, a U.S. bank (enter application) (b) Name of parent or affiliate	able code: 1=Yes 2=No) 8131 8132	,	2 8130
20.	Respondent is an affiliate or subsidiary of a foreign broker-dealer or bank (enter application)	able code: 1=Yes 2=No)		2 8113
21.	(a) Respondent is a subsidiary of a registered broker-dealer (enter application) (b) Name of parent	able code: 1=Yes 2=No) 8116		2 8114
22.	Respondent is a subsidiary of a parent which is not a registered broker or dea (enter application)	aler able code: 1=Yes 2=No)		2 [8115]
23.	Respondent sends quarterly statements to customers pursuant to 10b-10(b) in lieu of daily or immediate confirmations: (enter applications)	ble code: 1=Yes 2=No)*		2 [8117]
24.	Aggregate Dollar Amount of Non-Exempted OTC Sales of Exchange-Listed Securities Done by Respondent During the Reporting Period	\$		0 8118

^{*}Required in any Schedule I filed for the calendar year 1978 and succeeding years